-cr-00867-RMB Document 21 Filed 05/26/16 Page 1 of 1 10867-RMB Document 20 Filed 05/26/16 Page 1 of 1 USDC SDNY Brafman & Associates, P.C. DOCUMENT ATTORNEYS AT LAW ELECTRONICALLY FILED 767 THIRD AVENUE, 26TH FLOOR DOC #: NEW YORK, NEW YORK 10017 DATE TLED. TELEPHONE: (212) 750-7800 FACSIMILE: (212) 750-3906 E-MAIL: BBRAFMAN@BRAFLAW.Cd BENJAMIN BRAFMAN MARK M. BAKER OF COUNSEL ANDREA ZELLAN MARC AGNIFILO JOSHUA D. KIRSHNER OF COUNSEL ADMITTED IN N.Y. AND N.J. JACOB KAPLAN ALEX SPIRO May 26, 2016 VIA ECF Honorable Richard M. Berman United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007 UNITED STATES P. RE RE: S1 15 CR. 867 Richard M. Berman, U.S.D.J Dear Judge Berman: We represent **REZA ZARRAB** in the above captioned matter. We respectfully submit, that given the Government's inaccurate and fundamentally flawed arguments contained in their opposition to our bail application, it is imperative that the Court permit us to submit a brief Reply Memorandum. Because of the intervening Holiday, we respectfully ask permission to file our Reply by Noon on Tuesday, May 31, 2016. We do not seek an adjournment of the Detention Hearing now set for June 2, 2016 at 10:00 a.m., but feel that we must provide your Honor with some very important additional information before the Court is asked to decide this critical issue.

Thank you for the courtesy this Court has always extended to counsel in all matters.

Respectfully,

Benjamin Brafman

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CC: